CRIMINAL COURTROOM MINUTE SHEET

INITIAL APPEARANCE on RULE 5

MAGISTRATE JUDGE SUZANNE MITCHELL

15 mins

DATE: May 26, 2022

TIME IN COURT:

COURTROOM DEPUTY LESA BOLES

CASE: M-22-395-SM

COURTROOM: 102

UNITED STATES OF AMERICA vs. Chanell Easton	
Defendant States true and correct name as: Chanell Renee Easton	AGE: <u>36</u>
Government Cnsl: Dan Gridley	Defendant Cnsl: Susan Otto
U.S. Probation Officer: <u>Joyclin Jaksons</u>	Public Defender
Defendant Appears, custody of U.S. Marshal with Counsel	Interpreter:
Defendant advised of his / her right of consular notification,	
 ☑ Defendant informed of his / her right to retain counsel or to request that of Dft informed that he / she is not required to make a statement and that an ☑ Defendant informed of the ☐ Complaint ☑ Indictment and to Charging District: Eastern District of California (Sacramento) 	
PRELIMINARY / RULE 5	
Defendant informed of his/her right to a Preliminary hearing.	
Defendant waives preliminary hearing; Written waiver entered.	
Defendant requests the preliminary hearing be conducted in the prosecuting district.	
Defendant requests the preliminary hearing be conducted in this district	
Preliminary hearing is set for:	
Preliminary hearing not required.	
Defendant waives identity hearing; Written waiver entered.	
Defendant advised of the provisions of Rule 20.	
Government produces the original warrant, a certified copy of the warrant	
Defendant waives production of original, certified copy or reliable electronic form of warrant.	
RELEASE / DETENTION Government recommends defendant be released on recommendations of USPO.	
Government recommends defendant be detained based on	USFU.
<u> </u>	
Government	
Upon motion of the Government and request for continuance by	
Detention Hearing is set for Defendant requests that the detention issue be held in abeyance until defendant is returned to charging district. The court finds good cause to exceed the	
	by the U.S. Marshal sufficient time to transport defendant to the charging district.
The Court Orders:	
The United States Marshal for the Western District of Oklahoma is to renthe United States Marshal for that district or to some other officer author	move defendant to the district in which he/she is charged and deliver defendant to ized to receive him. Written Order entered.
Defendant temporarily detained pending detention hearing. Written Orde	r entered. Defendant remanded to the custody of the U.S. Marshal.
Unsecured Bond set at \$5,000.00	with conditions per Release Order.
Secured Bond set at release of the Defendant on a personal recognizance bond or unsecured a in court and the safety of the community.	with conditions per Release Order as the Court finds that the appearance bond would not reasonably assure his / her appearance
Defendant remanded to the custody of the U.S. Marshal.	
FRCrP5(f) REMINDER: As required by Rule 5(f), the Court result in Maryland, 373 U.S. 83 (1963), and its progeny. Possible consequence, exclusion of evidence at trial, a finding of contempt, granting and the second secon	nences for a violation of this obligation may include, but are not limited